

**IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NORTH CAROLINA
WESTERN DIVISION**

JASON WILLIAMS,

Plaintiff,

vs.

AT&T MOBILITY LLC,

Defendant.

Case No. 5:19-cv-00475-BO

**AT&T’S MOTION *IN LIMINE* 1 TO EXCLUDE ANY EVIDENCE OF PLAINTIFF’S
ALLEGED CRYPTO-MINING DAMAGES
(MOTION *IN LIMINE* NO. 1)**

Defendant AT&T Mobility LLC (“AT&T”) respectfully moves this Court pursuant to Fed. R. Evid. 402 and 403 and Local Rules 7.1 and 7.2 for an *In Limine* Order excluding any argument or evidence proffered by Plaintiff Jason Williams (“Mr. Williams”) (including both percipient and expert testimony) that he suffered any lost profit or other damages from “crypto-mining” operations whether in response to AT&T’s Motion for Summary Judgment or Partial Summary Judgment in the Alternative, or at trial, if any.

This Motion is based on this Motion, AT&T’s Memorandum of Law in Support of this Motion *In Limine*, as well as the Separate Statement of Undisputed Material, the Declaration of Joseph S. Dowdy in Support of AT&T’s Motion for Summary Judgment or Partial Summary Judgment in the Alternative and the Appendix of Exhibits thereto, filed concurrently with this Motion, as well as any reply that may be filed to any response or opposition filed to this Motion, and the complete files and records of this Action as the Court may consider.

AT&T therefore respectfully asks the Court to grant its Motion *In Limine* and enter an Order prohibiting Mr. Williams, his attorneys and any witnesses from mentioning, referencing or proffering

evidence of any alleged damages of non-party Apollo Kids Mining's crypto-mining operations.

Respectfully submitted this 30th day of March 2022.

/s/ Joseph S. Dowdy
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Counsel for Defendant AT&T Mobility LLC

CERTIFICATE OF SERVICE

I hereby certify that on date set out below, I electronically filed the foregoing document with the Clerk of Court using the CM/ECF system which will send notification of such filing to the following:

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This the 30th day of March, 2022.

/s/ Joseph Dowdy
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